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Ordinance No: 15-84

Zoning Text Amendment No: 06-14 Concerning: TOMX/TDR Standards

Draft No. & Date: 2 - 10/3/06

Introduced: 5/9/2006

Public Hearing: 6/13/2006; 1:30 p.m.

Adopted: October 3, 2006 Effective: October 23, 2006

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

By: District Council

AN AMENDMENT to the Montgomery County Zoning Ordinance for the purpose of:

establishing a new TOMX/TDR Zone; and
 creating development standards and procedures for the TOMX/TDR Zone.

By amending the following section of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 59-C-13

"TRANSIT ORIENTED, MIXED USE ZONES (TOMX)"

EXPLANATION: Boldface indicates a heading or a defined term.

<u>Underlining</u> indicates text that is added to existing laws

by the original text amendment.

[Single boldface brackets] indicate text that is deleted from

existing law by the original text amendment.

<u>Double underlining</u> indicates text that is added to the text

amendment by amendment.

[[Double boldface brackets]] indicate text that is deleted

from the text amendment by amendment.

* * * indicates existing law unaffected by the text amendment.

OPINION

Zoning Text Amendment No. 06-14 was introduced on May 9, 2006 to establish a Transit Oriented Mixed Use/Transfer of Developments Rights Zone (TOMX/TDR) and creating development standards and procedures for the TOMX/TDR Zone.

The Montgomery County Planning Board in its report to the Council recommended that the text amendment be approved.

The County Council held a public hearing on June 13, 2006, to receive testimony concerning the proposed text amendment. The text amendment was referred to the Planning, Housing, and Economic Development Committee for review and recommendation.

The Planning, Housing, and Economic Development Committee held a worksession on July 10 and September 18, 2006 to review the amendment. The Committee recommended changes to clarify the text amendment and conform the text amendment to the intent of the Shady Grove Sector Plan.

The District Council reviewed Zoning Text Amendment No. 06-14 at a worksession held on October 3, 2006, and agreed with the recommendations of the Planning, Housing, and Economic Development Committee.

For these reasons and because to approve this amendment will assist in the coordinated, comprehensive, adjusted and systematic development of the Maryland-Washington Regional District located in Montgomery County, Zoning Text Amendment No. 06-14 will be approved as amended.

ORDINANCE

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1	Sec. 1. Division 37-C-13 is amended as follows.
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3	DIVISION 59-C-13. TRANSIT ORIENTED, MIXED-USE ZONES
4	(TOMX).
5	
6	59-C-13.11 Zones permitted.
7	These zones are permitted in transit station development areas as defined in
8	Section 59-A-2.1.
9	* * *
10	TOMX-2.0/TDR
11	
12	59-C-13.24 TOMX/Transferable development rights zones.
13	
14	59-C-13.241. Method of development. The following 2 methods of
15	development apply in any TOMX/TDR zone:
16	
17	(a) Standard method of development. Development under the
18	standard method for any TOMX/TDR zone must comply with
19	the requirements and procedures for development and density
20	limitations contained in the corresponding TOMX zone, except
21	that greater residential densities may be permitted pursuant to
22	Section 59-C-13.242. Development must also conform to the
23	special regulations for developments in a TOMX zone using
24	transferable development rights contained in Section 59-C-
25	<u>13.243.</u>
26	

(b) Optional method of development. Development under the optional method for any TOMX/TDR zone must comply with the requirements and procedures for development and density limitations contained in the corresponding TOMX zone and must [[be]] conform to the numeric limits in [[guidelines established in II the applicable master or sector plan concerning floor area ratio, dwelling units per acre, building heights and setbacks. In all other respects the development must be consistent with the master or sector plan, however greater residential densities may be permitted pursuant to Section 59-C-13.242. Development must also conform to the special regulations for developments using transferable development rights contained in Section 59-C-13.243. The special regulations require [[compliance with the density and any applicable master or sector plan concerning floor area ratio, dwelling units per acre, building heights and setbacks. In all other respects the development must be consistent with [lother] guidelines contained in ll the applicable master or sector plan [[approved by the district council]].

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-	<u>TOMX-</u> <u>2.0/TDR</u>
59-C-13.242. Development Standards-Transferable Development Rights Zone(s):	-
(a) Land uses. Uses allowed in the TOMX/TDR zones are those uses allowed in the following zone(s):	<u>TOMX-</u> <u>2.0</u>
(b) Development standards-Standard method must conform with each of the following:	

-Maximum density of development (FAR) without TDRs The Residential FAR may be increased by a maximum of 20% by the use of TDRs.	0.5		
-Maximum dwelling units per acre without TDRs Dwelling units per acre may be increased by a maximum of 20% by the use of TDRs	20		
-All other development standards must be in accord with the development standards applicable to the following zones and as specified in the special regulation provisions of Section 59-C-13.243:	TOMX- 2.0		
(c) Development standards-Optional method of development must conform to each of the following:			
-Maximum density of development (FAR) without TDRs: The Residential FAR may be increased by a maximum of 20% by the use of TDRs.	1.6		
-Maximum dwelling units per acre without TDRs Dwelling Units per acre may be increased by a maximum of 20% by the use of TDRs	[[50]] <u>40</u>		
-All other development standards must comply with the development standards of the applicable zone and as specified in the special regulation provisions of Section 59-C-13.243:			

59-C-13.243. Special regulations for development using transferable development rights in the TOMX/TDR zone.

59-C-13.2431. Applicability. The following procedures and regulations apply to the transfer of development rights to land classified in a TOMX/TDR zone. The Planning Board may approve subdivision of such land at densities not to exceed the maximum density permitted in the applicable TOMX/TDR zone [[and]]. The development must conform to the numeric limits in the applicable master or sector plan concerning floor area ratio, dwelling units per acre, building heights and

consistent with [[conforming to the guidelines contained in]] the applicable master or sector plan. Any increase in the residential FAR above the residential FAR and dwelling units per acre allowed under the standard and optional methods of development of 59-C-13.215 and 59-C-13.23 must not exceed 20% of the maximum dwelling units per acre or FAR permitted without TDRs and must be based on a ratio of one single-family dwelling unit for each TDR, and 2 multi-family dwelling units for each TDR; however, within a designated Metro Station Policy Area, a ratio of three multi-family dwelling units for each TDR and two one-family [[detached]] units for each TDR applies.

59-C-13.2432. General provisions.

(a) A development right must be created, transferred and extinguished only by means of documents in a recordable form approved by the Planning Board, including an easement and appropriate releases. The easement must limit the future construction of one-family dwellings on a property in the RDT zone to the total number of development rights established by the zoning of the property minus all development rights previously transferred in accordance with this section, the number of development rights to be transferred by the instant

87			transaction, and the number of existing one-family
88		1	detached dwellings on the property.
89			
90		<u>(b)</u>	The transfer of development rights must be recorded
91			among the land records of Montgomery County,
92			Maryland.
93.			
94		<u>(c)</u>	A property developed under a TOMX/TDR zone must
95			conform to the requirements of Chapter 25A requiring
96			MPDU[[']]s.
97			
98		<u>(d)</u>	A property developed with transferable development
99			rights must include MPDUs as required by Chapter 25A
100			and workforce housing units as required by Section 59-
101			A-6.18 and Chapter 25B. The number of MPDUs and
102			any resulting bonus density must be calculated after the
103			base density of a property has been increased by a
104			transfer of development rights. The calculation of the
105			number of workforce housing units must be based on the
106			total number of market dwelling units in the development
107			including any transfer of development rights, but not
108	i.		counting any MPDUs or resulting bonus density units.
109	•		The MPDU density bonus does not require the
110			acquisition of additional development rights.
111	,		
112			

113		<u>59-C</u>	2-13.2433. Development approval procedures under the
114		stan	dard and optional method of development.
115			
116		<u>(a)</u>	A request to use transferred development rights under the
117			standard or optional method must be in the form of a
118			preliminary subdivision plan in accordance with Chapter
119			<u>50.</u>
120			
121		<u>(b)</u>	A site plan must be submitted and approved in
122			accordance with the provisions of Division 59-D-3.
123			
124	•	<u>(c)</u>	The Planning Board must approve a request to use
125			transferred development rights if the request:
126			
127		-	(1) is in accordance with provisions of this chapter;
128			
129			(2) is in accordance with Chapter 50, title
130			"Subdivision of Land";
131			
132	-		(3) conforms to the numeric limits in the applicable
133			master or sector plan concerning floor area ratio,
134			dwelling units per acre, building heights, and
135			setbacks; in all other respects the development is
136			consistent with [other recommendations of] the
137			applicable master or sector plan; and
138			

139		(4) achieves a desirable development compatible with
140		both site conditions and surrounding existing and
141		future development.
142		
143	<u>(d)</u>	Prior to Planning Board approval of a final record plat for
144		a subdivision using transferred development rights, an
145		easement to the County in the form required by Section
146		59-C-13.2432 (a) above limiting future construction of
147		dwellings on a property in the RDT zone by the number
148		of development rights received must be recorded among
149	•	the land records of Montgomery County, Maryland.
150		
151	<u>(e)</u>	A final record plat for a subdivision using transferred
152		development rights must contain a statement setting forth
153		the development proposed, the zoning classification of
154		the property, the number of development rights used, and
155		a notation of the recordation of this conveyance required
156		by Section 59-C-13.2432(b).
157		
158	<u>59-C</u>	2-13.2434. Development standards applicable to the
159	stan	dard and optional method of development.
160		
161	<u>(a)</u>	The final density achieved for any property located in a
162		TDR receiving area developed under the procedures
163		herein must be determined by the Planning Board and
164		must conform to the site plan provisions (Division 59-D-
165		3) and subdivision regulations (Chapter 50).

166				t'
167	(<u>b)</u>	<u>In mal</u>	king the determination as to the final density, the
168	·		Planni	ng Board will consider the following factors:
169				
170		•	<u>(1)</u> ···	[[provides housing types]] conforms to the
171				numeric limits in the applicable master or sector
172				plan concerning floor area ratio, dwelling units pe
173				acre, building heights, and setbacks; in all other
174			•	respects the development is consistent with the
175				approved master or sector plan;
176			•	
177	•		<u>(2)</u>	preserves environmentally sensitive and priority
178				forest areas, and mitigates unavoidable impacts or
179				the natural environment;
180				
18 i			<u>(3)</u>	facilitates good transit serviceability and creates a
182				desirable and safe pedestrian environment; and
183			,	
184			<u>(4)</u>	achieves compatibility with surrounding land
185				uses[[; and]] .
186				
187			<u>[[(5)</u>	conforms is to the relevant master or sector plan
188				approved by the District Council]
189				
190	Sec. 2.	Effe	ective (date. This ordinance becomes effective 20 days
191	after the date	of C	ouncil	adoption.
192				

Ordinance No.: 15-84

193 This is a correct copy of Council action.
194
195 Linda M. Lauer

196 Linda M. Lauer, Clerk of the Council

CLERK'S NOTE: Omitted words and section numbers from the current law need to be retained. In addition, the brackets on page 4, line 31 and 32, should be placed to remove the word "in".